FORM 4

UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

STATEMENT OF CHANGES IN BENEFICIAL OWNERSHIP

vvasnington, D.C. 203

OMB APPR	DVAL								
OMB Number: 3235-0									
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Filed pursuant to Section 16(a) of the Securities Exchange Act of 1934 or Section 30(h) of the Investment Company Act of 1940

Name and Address of Reporting Person* MERRIMAN DWIGHT A				2. Issuer Name and Ticker or Trading Symbol MongoDB, Inc. [MDB]							Relationship of Reporting Person(s) to Issuer (Check all applicable) X Director 10% Owner Officer (give title Other (specify)			
(Last) C/O MONG 1633 BROA	3. Date of Earliest Transaction (Month/Day/Year) 01/04/2022							belo	cer (give title bw)	Other (below)	specify			
	4. If Amen	4. If Amendment, Date of Original Filed (Month/Day/Year)							6. Individual or Joint/Group Filing (Check Applicable Line)					
(Street) NEW YORI	K NY	1	0019									Form filed by One Reporting Person Form filed by More than One Report Person		
(City)	(Sta	ate) (Z	Zip)											
		Table	I - Non-Deriva	tive Secu	ırities A	cquire	ed, C	Disposed o	of, or E	Benefici	ally Ow	ned		
1. Title of Security (Instr. 3)		2. Transaction Date (Month/Day/Ye	Execution Date,		3. Transaction Code (Instr. 8)		4. Securities Acquire Disposed Of (D) (Ins		quired (A) or (Instr. 3, 4 and 5)		5. Amount of Securities Beneficially Owned Following Reported	6. Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	7. Nature of Indirect Beneficial Ownership (Instr. 4)	
						Code	v	Amount	(A) or (D)	Price	Trans	saction(s) : 3 and 4)		(
Class A Con	nmon Sto	ock	01/04/202	22		S ⁽¹⁾		323	D	\$458.28	8 ⁽²⁾	62,573	I	By Trust ⁽³⁾
Class A Con	nmon Sto	ock	01/04/202	22		S ⁽¹⁾		300	D	\$459.43	3 ⁽⁴⁾	62,273	I	By Trust ⁽³⁾
Class A Con	nmon Sto	ock	01/04/202	22		S ⁽¹⁾		200	D	\$460.42	2 ⁽⁵⁾ 5	62,073	I	By Trust ⁽³⁾
Class A Con	nmon Sto	ock	01/04/202	22		S ⁽¹⁾		177	D	\$465.05	5 ⁽⁶⁾ 5	61,896	I	By Trust ⁽³⁾
Class A Con	nmon Sto	ock	01/04/202	22		S ⁽¹⁾		400	D	\$467.64	4 ⁽⁷⁾ 5	61,496	I	By Trust ⁽³⁾
Class A Con	nmon Sto	ock	01/04/202	22		S ⁽¹⁾		100	D	\$468.92	2 ⁽⁸⁾ 5	61,396	I	By Trust ⁽³⁾
Class A Con	nmon Sto	ock	01/04/202	22		S ⁽¹⁾		300	D	\$475.14	4 ⁽⁹⁾ 5	61,096	I	By Trust ⁽³⁾
Class A Con	nmon Sto	nmon Stock 01/04/202		22		S ⁽¹⁾		100	D	\$477.3	36 5	60,996	I	By Trust ⁽³⁾
Class A Con	A Common Stock 01/04/20.		01/04/202	22		S ⁽¹⁾		200	D	\$479.16	5 ⁽¹⁰⁾ 5	60,796	I	By Trust ⁽³⁾
Class A Con	nmon Sto	ock	01/04/202	22		S ⁽¹⁾		200	D	\$480.08	3 ⁽¹¹⁾ 5	60,596	I	By Trust ⁽³⁾
Class A Con	nmon Sto	ock	01/04/202	22		S ⁽¹⁾		200	D	\$482.98	3 ⁽¹²⁾ 5	60,396	I	By Trust ⁽³⁾
Class A Common Stock 01/04/2		01/04/202	22		S ⁽¹⁾		261	D	\$486.39)(13)	60,135	I	By Trust ⁽³⁾	
Class A Common Stock 01/04/2023			22		S ⁽¹⁾		39	D	\$487.23	3 ⁽¹⁴⁾ 5	60,096	I	By Trust ⁽³⁾	
Class A Common Stock 01/04/202				22		S ⁽¹⁾		200	D	\$488.2	22 5	59,896	I	By Trust ⁽³⁾
		Tal	ole II - Derivati (e.g., pu					sposed of s, converti				ed		
1. Title of Derivative Conversion Security or Exercise (Month/Day/Year) 3A. Demodrate Execution Date, if any		Execution Date,	4. Transaction of Derivative Securitie Acquired (A) or Disposed of (D) (Instr. 3, and 5)		Expiration Date (Month/Day/Year)			Amor Secu Unde Deriv	rlying ative rity (Instr.	8. Price of Derivative Security (Instr. 5)		Ownership Form: Direct (D) or Indirect (I) (Instr. 4)	11. Nature of Indirect Beneficial Ownership (Instr. 4)	

		Tal	ole II - Derivati (e.g., pu					ired, Disp options,	onvertib				t e		
1. Title of	2. Conversion	3. Transaction	3A. Deemed Execution Date.	€ ode Transa		(5A)Nu	ın(D) r	6xBatisEbler Expiration B		7itTétl	eSalnaalres entof	8. Price of	9. Number of	10. Ownership	11. Nature
ESeptantatio	ncof⊞Respisens	e(\$Month/Day/Year)	if any (Month/Day/Year) -1 trading plan adopt	Code (Instr.		ative rities	(Month/Day/		Secur Under	rities rlying	Security (Instr. 5)	Securities Beneficially	Form: Direct (D) or Indirect	Beneficial Ownership
2. The price resocurity a weighted average sales price. The shares were sold in multipleAjarsactions at prices ranging from \$458.88curity6finistrinclusive. The Refollowing reson until (linists: 4) provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange ComDisposed pon request, full information regarded he number of shares solReported separate price within the ranges of (D) Transaction(s) (Instr. 3, 4 3. These shares are held by The Dwight A. Merriman 2012 Trust for the benefit of the Energy in Person's children.															
4. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$459.02 to \$459.66, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.															
5. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$460.10 to \$460.73, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.															
6. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$465.00 to \$\frac{\text{N\text{int\text{M\text{int\text{N\text{e}}}}}{\text{e}}}{\text{e}}\$. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upor \$\text{e\text{e}}\text{e}\text															

- 7. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$467.40 to \$467.98, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.
- 8. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$468.89 to \$468.94, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.
- 9. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$474.80 to \$475.47, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.
- 10. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$478.83 to \$479.49, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.
- 11. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$479.83 to \$480.32, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.
- 12. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$482.66 to \$483.30, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.
- 13. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$486.00 to \$486.65, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.
- 14. The price reported is a weighted average sales price. The shares were sold in multiple transactions at prices ranging from \$487.21 to \$487.26, inclusive. The Reporting Person undertakes to provide to the Issuer, any security holder of the Issuer or the staff of the Securities Exchange Commission, upon request, full information regarding the number of shares sold at each separate price within the ranges set forth in this footnote.

Remarks:

This is 2 of 2 filings comprising a single filing due to line limitations.

/s/ Sophie Hubscher, Attorney-in-Fact 01/06/2022

** Signature of Reporting Person Date

Reminder: Report on a separate line for each class of securities beneficially owned directly or indirectly.

- * If the form is filed by more than one reporting person, see Instruction 4 (b)(v).
- ** Intentional misstatements or omissions of facts constitute Federal Criminal Violations See 18 U.S.C. 1001 and 15 U.S.C. 78ff(a).

Note: File three copies of this Form, one of which must be manually signed. If space is insufficient, see Instruction 6 for procedure.

Persons who respond to the collection of information contained in this form are not required to respond unless the form displays a currently valid OMB Number.